UNITED STATES DISTRI EASTERN DISTRICT OF	NEW YORK	T.	
GEORGINA MORGENST		X	
	Plaintiff,		
-against-		ORDER CV 04-0058 (JS)(ARL)	
COUNTY OF NASSAU, e	t al.,		
	Defendants.	X	
LINDSAY, Magistrate Ju	dge:		
of discovery pending a dete Memorandum and Order da	rmination on their rated February 23, 20 d the remainder of	dersigned granted the defendants' motion for a stay motion for a judgment on the pleadings. By 006, Judge Seybert dismissed the plaintiff's the motion. Accordingly, the stay of discovery is opted:	
June 21, 2006:	Motions for joinder of additional parties to be completed.		
June 21, 2006:	Motion for amer	amendment of pleadings completed.	
September 13, 2006:	All discovery, in	n for amendment of pleadings completed. scovery, inclusive of expert discovery, to be concluded.	
<u>September 27, 2006 :</u>	Any party planning on making a dispositive motion must take the first step in the motion process by this date or risk forfeiting the right to make such a motion. Parties are directed to consult the district judge's individual rules regarding such motion practice.		
October 11, 2006 :	Final conference before the undersigned at 11:00 a.m. Parties are to electronically file a joint proposed pretrial order in compliance with the district judge's individual rules, signed by counsel for each party, prior to the conference. Meaningful settlement discussions will occur at the conference. Clients or other persons with full settlement authority must be available by telephone.		
Dated: Central Islip, New Y March 1, 2006	/ork	SO ORDERED:	

ARLENE R. LINDSAY
United States Magistrate Judge